



JFW

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Application/Control Number: 10/681,103

Dear Examiner John Pak:

Thank you for your reply to our inquiry about the delay of our application. We could not immediately return your phone call, because we were looking for the name of the woman examiner or employee who informed us on the phone in 2005 that our amended application had passed the examination. Accordingly we did not receive "another Notice of Non-Compliant Amendment" sent to us on August 31, 2005.

Moreover, if we did fail to respond to your last notice of non-compliant amendment, you should have treated our delay as abandonment of the application and we should have received this kind of warning or notice. But we did not receive any notice regarding the abandonment of the application either.

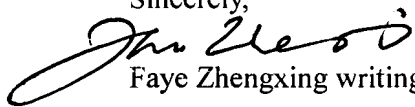
After your woman examiner told us we had passed the examination, we started to wait for further information in the process. However, we never heard of anything. Over the past years, our family has suffered a lot: Federal criminals poisoned our family on various occasions as a result of my civil right complaint against a federal agency. Every member of my family was poisoned on various occasions, but my father, the major inventor, was diagnosed with lung cancer caused by the federal poison – dioxin -- and I (the writer of this letter) was also fatally injured, because my civil right case exposed many scandals in the government. Some federal agents then altered my medical records many times to cover up their crimes. They even falsified the US Supreme Court's ruling on my case (02-10717) in 2003. After I informed the high court of the fraud in April 2005, the high court reversed the lower court's ruling to render me justice, but Department of Justice has been hiding the real ruling and has been keeping poisoning our family and polluting our environment. Weeks ago my father and I were driven out by the toxic gas pumped into our home. While he is living with my sister, I have been living in a shelter in Brooklyn, NY.

In view of all the above, we are suspicious of the same damaging federal influence on our patent application. Not only did the woman examiner confirm our pass of examination, your normal practice also contradicted this unusual delay. We will appreciate it very much if you can reveal the truth to us, because we don't believe your patent office had born any grudge against us. Since this delay has taken a heavy toll on the value of our invention and on the social contribution we planned to make, please regard telling the truth to us or to the authority concerned is your office's legal responsibility.

Finally, I want to ask you a question regarding the amendments to claims. In our last version, we added claim 5 (new) into the amendment. Under Claim 5 we listed a few claims (two on health pills, one on a liquid additive and two on biochemical theories or methods). After reading your advice, I gave each specific claim under Claim 5 a number and arranged them in an ascending order. Please inform me if this is what you meant. Following your advice, we did not amend anything in Specifications.

Attached please find the newly revised version of amendments to claims. Please keep us posted on this application. If you have any further advice, please feel free to contact us at the address above. Thank you.

Sincerely,



Faye Zhengxing writing for Dehou Fei